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by resident property owners and some trustees are elected by all property owners, the question was raised as to who could initiate a recall, who could circulate a petition, who could sign a petition, who could vote. The statute did not distinguish between the different class of trustees and different classes of voters. The proposed change followed one simple principle--recall of trustees can only be conducted by the voters that actually elected the trustees in the first place. If a trustee is elected only by resident property (inaudible), only resident property owners can issue a recall, circulate a petition, sign a petition, and vote on the recall. Additional, the number of signatures necessary to take a recall to a vote would be calculated based on the number of votes cast for the trustees of the same class at the regular election. We also amended 31-740, which deals with the power of SID trustees regarding utility and infrastructural improvements is amended to eliminate redundant requirements for five days published notice in a newspaper of general circulation of a hearing on plans and specification before a governing body of a city or county. These bodies already publish notice of their own proceedings and hearings. The additional requirements of SIDs often result in the need for two hearings on the same (inaudible) merely to meet the inconsistent notice requirement. In addition, the current statute is broken down into several subdivisions to make it easier to identify particular provisions, and a "may" is changed to "shall" to better comport with the actual meaning of the provision. Also amends Section 31-741, which deals with bidding requirements on certain contract for SID, as amended. Under current law, contracts for construction works or material can be let only upon notice in public hearing at the expense of more than \$3,000 during the first eight years following election of the initial board of trustees, and \$5,000 hereafter. These bid levels have been raised since...haven't been not raised since 1978. Proposed amendment would raise these levels to \$10,000 and \$15,000 respective. I'd ask for the adoption of the amendment.

SPEAKER KRISTENSEN: Senator Wehrbein.

SENATOR WEHRBEIN: Mr. President, members, I just wanted to ask Senator Bourne a question on the underlying bill, if I may.